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6 Attorneys for Defendants  
KARREN HENDRIX STAGG ALLEN & COMPANY, P.C. and TERRY L. GREEN

UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF CALIFORNIA

10 GREGORY R. RAIFMAN, individually  
11 and as Trustee of the RAIFMAN  
12 FAMILY REVOCABLE TRUST  
13 DATED 7/2/03, SUSAN RAIFMAN,  
14 individually and as Trustee of the  
RAIFMAN FAMILY REVOCABLE  
TRUST DATED 7/2/03, and GEKKO  
HOLDINGS, LLC, an Alaska limited  
liability company, dba GEKKO  
BREEDING AND RACING.

CASE NO. C 07 2552 EDL

DEFENDANTS KAREN HENDRIX  
STAGG ALLEN & COMPANY, P.C. and  
TERRY L. GREEN'S JOINDER IN  
CLASSICSTAR, LLC'S MOTION TO  
STAY PENDING RULING BY  
JUDICIAL PANEL ON MULTI-  
DISTRICT LITIGATION

## Plaintiffs.

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17 CLASSICSTAR, LLC, a Utah limited  
18 liability company, CLASSICSTAR  
19 FARMS, LLC, a Kentucky limited  
liability company, BUFFALO RANCH, a  
business entity form unknown, GEOSTAR  
20 CORPORATION, a Delaware  
corporation, S. DAVID PLUMMER,  
21 SPENCER D. PLUMMER III, TONY  
FERGUSON, THOMAS ROBINSON,  
22 JOHN PARROT, HANDLER THAYER  
& DUGGAN, LLC, an Illinois Limited  
23 Liability Company, THOMAS J.  
HANDLER, KAREN, HENDRIX,  
24 STAGG, ALLEN & COMPANY, P.C., a  
Utah professional corporation f/k/a  
25 KAREN, HENDRIX & ASSOCIATES,  
P.C., a Utah professional corporation,  
26 TERRY L. GREEN, and DOES 1-1000  
inclusive.

## Defendants.

1 TO ALL PARTIES AND THEIR RESPECTIVE ATTORNEYS OF RECORD:

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3 PLEASE TAKE NOTICE that defendants KAREN HENDRIX STAGG ALLEN  
4 & COMPANY, P.C. and TERRY L. GREEN hereby join in the Motion to Stay Pending  
5 Ruling By Judicial Panel on Multi-district Litigation filed by defendants CLASSICSTAR  
6 LLC, CLASSICSTAR FARMS LLC, GEOSTAR CORPORATION, TONY  
7 FERGUSON, THOMAS ROBINSON AND JOHN PARROT, set for hearing on July 31,  
8 2007.

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Respectfully submitted,

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DATED: July 5, 2007

FARBSTEIN & BLACKMAN, APC

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DONALD F. FARBSTEIN  
Attorneys for defendants  
KAREN HENDRIX STAGG ALLEN  
& CO., P.C. and TERRY L. GREEN

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**PROOF OF SERVICE**

**Raifman Family Trust v. ClassicStar, LLC, et al.**  
**USDC Northern District of California, Case No. C-07-2552 EDL**

I am a resident of the State of California, over the age of eighteen years, and not a party to the within action. I am employed in the office of a member of the bar of this court at whose direction the service was made. My business address is 411 Borel Avenue, Suite 425, San Mateo, California 94402-3518. On July 5, 2007, I served the following document(s):

**DEFENDANTS KAREN HENDRIX STAGG ALLEN & COMPANY, P.C. and  
TERRY L. GREEN'S JOINDER IN CLASSICSTAR, LLC'S MOTION TO STAY  
PENDING RULING BY JUDICIAL PANEL ON MULTI-DISTRICT LITIGATION**

on the following person(s) by the method(s) indicated below:

Richard J. Idell, Esq. Idell & Seitel, LLP Merchants Exchange Building 465 California Street, Suite 300 San Francisco, CA 94104	Attorneys for Plaintiffs Tel: (415)986-2400 Fax: 1-415-392-9259 email: <a href="mailto:richard.idell@idellseitel.com">richard.idell@idellseitel.com</a>
Vanessa Avril Imberg, Esq. Stoel Rives LLP 111 Sutter Street, Suite 700 San Francisco, CA 94104	Attorneys for Defendant Strategic Opportunity Solutions, LLC, dba Buffalo Ranch Tel: 415-617-8993 Fax: 415-676-3000 Email: <a href="mailto:vaimberg@stoel.com">vaimberg@stoel.com</a>
Fred M. Blum, Esq. Bassi Martini Edlin & Blum LLP 351 California Street, Suite 200 San Francisco, CA 94104	Attorneys for defendant Classicstar Farms, LLC Tel: (415) 397-9006 email: <a href="mailto:fblum@bmeblaw.com">fblum@bmeblaw.com</a>
Edward Charles Duckers, Esq. Stoel Rives LLP 111 Sutter Street, Suite 700 San Francisco, CA 94104	Attorneys for defendant Spencer D. Plummer, III Tel: (415) 617-8900 email: <a href="mailto:ECDuckers@stoel.com">ECDuckers@stoel.com</a>

[XX] by placing the document(s) listed above in a sealed envelope(s) with postage thereon fully prepaid, for deposit in the United States mail at San Mateo, California addressed as set forth herein. I am readily familiar with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with the U.S. Postal Service on that same day, with postage thereon fully prepaid in the ordinary course of business.

[XX] by transmitting the document(s) listed above via the Court's ECF system to the persons at the email address(es) set forth herein.

I declare under penalty of perjury under the laws of the United States and the State of California that the above is true and correct. Executed at San Mateo, California, on July 5, 2007.

  
Suzanne T. Farbstein